1	FII -			
2	IN THE UNITED STATES DISTRICT COURT OF CALL TO SEE AND WHEN			
3	IN THE UNITED STATES DISTRICT COURT, 1 3 2007			
4	FOR THE NORTHERN DISTRICT OF CALIFORNIA OF THE NORTHERN DISTRICT OF THE NORTHERN DISTR			
5	UNITED STATES OF AMERICA,			
6	Plaintiff, No. CR 06-00365 CW Plaintiff,			
7	vs. (PROPOSED) ORDER			
8	THE UNDER SEAL			
9	JOHN FRANCES GRIFFIN,			
10	Defendant.			
11				
12	On the motion of the defendant pursuant to rule 17(b) and (c) of the Federal Rules of Criminal			
13	Procedure, and good cause appearing therefore,			
14	IT IS HEREBY ORDERED that the following subpoenas issue for the specified records from			
15	the Custodians of Records for MBV Law, LLP; Tharpe & Howell, Esq.; Bever, Hoffman & Harms			
16	LLP; Gordon Rees; DeMeo & DeMeo; and Martin Triano and from the Custodian of Records for the			
17	California Department of Justice, and that the fees and expenses associated with production of the			
8	materials so subpoenaed shall be paid as if subpoenaed by the government.			
9	IT IS FURTHER ORDERED that the subpoenas allow the option of the production of the			
20	material to the Federal Public Defender on or before April 9, 2007.			
21	IT IS FURTHER ORDERED that the Ex Parte Application and Declaration in Support of			
22	Order Authorizing Indigent Subpoena Under Rule 17(b) and (c), Federal Rules of Criminal			
23	Procedure; and [Proposed] ORDER be SEALED pending further order of the court.			
4	DATED: MAR 1 3 2007			
25	MAK 1 3 2001			
26	United States District Judge			

United States v. Griffin, CR 06-00365 CW ORDER RE: SUBPOENAS

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

United States

SUBPOENA TO PRODUCE **DOCUMENTS OR OBJECTS** IN A CRIMINAL CASE

V.

Case Number: CR 06-00365 CW

John Francis Griffin

TO: DeMeo & DeMeo Attorneys At Law

YOU ARE COMMANDED to produce at the place, date, and time specified the document(s) or object(s) indicated below. If compliance would be unreasonable or oppressive, you may file a motion requesting the court to quash or modify the subpoena, to review the documents in camera, or to permit production only pursuant to a protective order.

PLACE		West Control of the C	COURTROOM/JUDGE
United States Courthouse 450 Golden Gate Avenue San Francisco, CA 94102	United States Courthouse 280 South First Street San Jose, CA 95113	✓ United States Courthouse 1301 Clay Street Oakland, CA 94612	Courtroom 2 Hon. Claudia Wilken DATE AND TIME
If the document(s) or obj court in an envelope delivered address appears below, no app	April 9, 2007 2:30 PM		
T1 C-11 ' 1	-1		

The following document(s) or object(s) shall be produced:

See ATTACHMENT A

NOTE: Parties requesting a subpoena requiring the appearance of a witness to testify at a criminal proceeding or to testify and bring documents to a criminal proceeding, must use Form CAND 89A, Subpoena to Testify in a Criminal Case. Forms are available at the Court's Internet site: http://www.cand.uscourts.gov.

U.S. MAGISTRATE JUDGE OR CLERK CERCOURT

Richard W. Wieking

DATE

March 7, 2007

(By) Depute Clerk Mullomana

ATTORNEY NAME, ADDRESS AND PHONE NUMBER: Joyce Leavitt, Assistant Federal Public Defender

555-12th Street, Suite 650

Oakland, CA 94607

(510) 637-3500

Investigator: Frank Tamburello

CAND 89B (Rev. 1/06) Subpoena to Produce Documents or Objects in a Criminal Case PROOF OF SERVICE PLACE RECEIVED BY SERVER DATE PLACE **SERVED** SERVED ON (PRINT NAME) FEES AND MILEAGE TENDERED TO WITNESS ☐ YES **✓** NO AMOUNT \$ SERVED BY (PRINT NAME) TITLE **DECLARATION OF SERVER** I declare under penalty of perjury under the laws of the United States of America that the foregoing information contained in the Proof of Service is true and correct. Executed on DATE SIGNATURE OF SERVER ADDRESS OF SERVER ADDITIONAL INFORMATION

ATTACHMENT A

(a) all documentation, including correspondence (written, electronic and oral) with personnel from VaporTech, Inc. and/or Goodfield Energy Corporation, memoranda, reports, notes, billing statements and other items relating to the preparation, publication and distribution of any and all documents prepared on behalf of VaporTech, Inc. and/or Goodfield Energy Corporation for distribution to investors or prospective investors during the period from January 2004 until May 2006 including the following documents: (i) the June 2005 VaporTech Inc. Overview; (ii) the 2005 VaporTech, Inc./Goodfield Energy Corporation Common Stock Exchange Offering Memorandum; (iii) the October 2005 Goodfield Energy Corporation Company Information: Goodfield Energy's Offering as well as (b) all documentation, including correspondence (written, electronic and oral), memoranda, reports, notes, billing statements and other items reflecting any discussions, during the period from January 2004 until May 2006 between the attorney or attorneys and (i) personnel from VaporTech, Inc. and/or Goodfield Energy Corporation regarding applicable tax laws, tax filing requirements, potential tax shelters, and other tax-related issues relating to VaporTech, Inc. and/or Goodfield Energy Corporation and (ii) John Frances Griffin, individually, regarding applicable tax laws, tax filing requirements, potential tax shelters, and other tax-related issues relating to his personal filing of taxes.